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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/244,361	02/04/1999	STEVEN CHOW	4103-26421	3662
29989	7590 03/22/2004		EXAMINER	
HICKMAN PALERMO TRUONG & BECKER, LLP 1600 WILLOW STREET			NGUYEN, STEVEN H D	
	SAN JOSE, CA 95125		ART UNIT	PAPER NUMBER
			2665	16
			DATE MAILED: 03/22/2004	,

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)											
•	09/244,361	CHOW ET AL.											
Office Action Summary	Examiner	Art Unit											
	Steven HD Nguyen	2665											
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	th the correspondence address											
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, and if NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a rn. a reply within the statutory minimum of thirteriod will apply and will expire SIX (6) MON statute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).											
Status													
1) Responsive to communication(s) filed on <u>0</u>	02 January 2004.												
	This action is non-final.	•											
3) Since this application is in condition for all	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is												
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.													
Disposition of Claims													
4)⊠ Claim(s) <u>10,12,20,22 and 39-49</u> is/are pen	ding in the application.												
	4a) Of the above claim(s) is/are withdrawn from consideration.												
5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>10,12,20,22 and 39-49</u> is/are rejected. 7) ☐ Claim(s) is/are objected to.													
						8) Claim(s) are subject to restriction at	8) Claim(s) are subject to restriction and/or election requirement.						
						Application Papers							
9) The specification is objected to by the Exar	miner.												
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.													
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).													
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).													
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.													
Priority under 35 U.S.C. § 119													
12) Acknowledgment is made of a claim for form  a) All b) Some * c) None of:  1. Certified copies of the priority docum  2. Certified copies of the priority docum  3. Copies of the certified copies of the application from the International But  * See the attached detailed Office action for a	nents have been received. nents have been received in A priority documents have been ureau (PCT Rule 17.2(a)).	pplication No received in this National Stage											
Attachment(s)	. 🗖												
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date													
Notice of Draftsperson's Patent Drawing Review (PTO-946     Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date	'	nformal Patent Application (PTO-152)											

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## **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 1/2/04 has been entered.

# Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
   The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 10, 12, 20, 22, 30 and 31 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As claim 10, lines 12-13, claim 20, lines 10-11, and claim 30, lines 14-15, the recitation "the first data rate buffer" and "the second data rate buffer" does not refer to any previous elements.

There is insufficient antecedent basis for this limitation in the claim.

## Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 5. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 6. Claims 10, 12, 20, 22 and 30-49 are rejected under 35 U.S.C. 103(a) as being unpatentable over DeSomer (USP 5173901) in view of Servel (USP 4884264).

Regarding claim 10, 20 and 30, Desomer discloses (Figs 1-2 and col. 1, lines 8 to col. 5, lines 12) a system and method (Fig 1, Ref MX for multiplexing the received synchronous bit stream and asynchronous bit stream onto a time division multiplex frame) for receiving a synchronous data stream for clocking into the first data rate buffer (Fig 1, Ref RC1 for storing the synchronous stream into an input queue based on a receiving clock F2) and an asynchronous data stream for clocking into the second data rate buffer (Fig 1, Ref RC 2 for storing the asynchronous stream into an input queue based on a receiving clock F1) and transmitting an output stream in time division multiplexing from the first and second data rate buffers onto the communication link at a clock of output rate from the source to destination (Fig 1, source Ref TC1 for multiplexing the signals from RC1 and RC2 onto a time division multiplexing frame at a clock out rate F1 to a destination RC3); See col. 3, lines 22-50. However, Desomer does not

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fully disclose a method and system for receiving a synchronous data stream having a first average data bit rate and an asynchronous data stream having a second average data bit rate and outputting an output bit stream from the synchronous buffer and an asynchronous buffer wherein the output bit stream comprising each J bit of a sequential plurality of bits of the synchronous buffer to define first bits of the output bit stream and at least one bit of the sequential plurality of bits other than the first bits is output from the asynchronous buffer wherein the sequence plurality of time periods includes at least first and second sub-pluralities of time period. In the same field of endeavor, Server discloses (Figs 1-6 and col. 1, lines 5 to col. 17, lines 67) a method and system for receiving a synchronous data stream having a first average data bit rate and an asynchronous data stream having a second average data bit rate and outputting an output bit stream from the synchronous buffer and an asynchronous buffer (Col. 1, lines 36 to col. 2, lines 24 and col. 3, lines 59 to col. 4, lines 30) wherein the output bit stream (See col. 5, lines 36 to col. 7, lines 59) comprising each J bit of a sequential plurality of bits of the synchronous buffer to define first bits of the output bit stream and at least one bit of the sequential plurality of bits other than the first bits is output from the asynchronous buffer wherein the sequence plurality of time periods includes at least first and second sub-pluralities of time period; wherein the first sub-plurality of time periods includes every other time of the sequential plurality of the sequential of time period (Col. 1, lines 36 to col. 2, lines 24 and col. 3, lines 59 to col. 4, lines 30 discloses a system for receiving an average rate of synchronous data steam for storing into a synchronous memory and an average rate of asynchronous data stream for storing into an asynchronous memory and multiplexing the received synchronous and asynchronous data stream the multiplexing frames "plurality of periods" wherein each frame having a plurality of sub time

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period, the first bits of the transmitted frame are the received synchronous data stream "Fig 1, Ref IT1, defined the first bits stream of the received synchronous data stream" and second bit data stream of the multiplexed frame contains the received asynchronous data stream "IT3 contains at least one bit of the asynchronous data stream"; the frame contains the first subplurality of time periods includes every other time period of the sequential plurality of time period, See Fig 1 is time division multiplexing frame includes a plurality of time slots wherein the first sequential of sub-plurality of time periods is synchronous block and the other sequential of sub-plurality of time periods are asynchronous time slot and the frame is repeated during a transmission of the synchronous and asynchronous data stream, See col. 5, lines 36 to col. 7, lines 59).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply a method and system for multiplexing the received synchronous data stream before multiplexing the received asynchronous data stream onto a multiplexed frame having a plurality of time periods as disclose Servel's method and system into Desomer's method and system. The motivation would have been to provide a point-to-point communication.

### Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Francois (USP 4905225) discloses a method and system for timing multiplex hybrids.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven HD Nguyen whose telephone number is (703) 308-8848. The examiner can normally be reached on 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy D Vu can be reached on (703) 308-6602. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.

Steven HD Nguyen Primary Examiner Art Unit 2665 Page 6

3/15/04